

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION**

**No. 5:15-CR-114-D
No. 5:16-CR-98-D**

UNITED STATES OF AMERICA
v.
TASHAWN QWANTREAL THORNE,
Defendant.

ORDER

On June 16, 2017, Tashawn Qwantreal Thorne (“Thorne”) moved to clarify his judgment [D.E. 31, 71]. On July 26, 2017, the government responded [D.E. 34, 74].

As explained in the government's response, Thorne owes a \$100 special assessment in case number 5:15-CR-114-D [D.E. 51], and has a \$75.00 balance. See [D.E. 74] 2. Thorne also owes \$14,000, due to a forfeiture order in case number 5:15-CR-114-D. See id. Thorne also owes a \$25.00 special assessment in case number 5:16-CR-98-D. See id. at 3.

In sum, Thorne's motion for discovery [D.E. 63] and motions for clarification [D.E. 31, 71] are DENIED.

SO ORDERED. This 28 day of July 2017.

J. Dever
JAMES C. DEVER III
Chief United States District Judge